IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

ATLAS DATA PRIVACY CIVIL ACTION

CORPORATION, et al.

V.

WE INFORM, LLC, et al. NO. 24-4037

ATLAS DATA PRIVACY CIVIL ACTION

CORPORATION, et al.

V.

INFOMATICS, LLC, et al. NO. 24-4041

: ATLAS DATA PRIVACY CIVIL ACTION

CORPORATION, et al.

V.

THE PEOPLE SEARCHERS, LLC, NO. 24-4045

et al.

ATLAS DATA PRIVACY : CIVIL ACTION

CORPORATION, et al.

v.

INNOVIS DATA SOLUTIONS INC., : NO. 24-4176

et al.

ATLAS DATA PRIVACY CIVIL ACTION :

CORPORATION, et al.

V.

NO. 24-4176 RESTORATION OF AMERICA, et al. :

ATLAS DATA PRIVACY : CIVIL ACTION

CORPORATION, et al.

:

v.

:

SMARTY, LLC, et al. : NO. 24-8075

ORDER

AND NOW, this 25th day of August, 2025 it is hereby ORDERED that:

- (1) The motion of defendant Innovis Data Solutions,
 Inc. to dismiss the complaint under Rule 12(b)(6) of the Federal
 Rules of Civil Procedure on the ground that Daniel's Law is
 preempted by the Fair Credit Reporting Act is GRANTED to the
 extent that covered persons seek to have their home addresses
 removed from lists provided by Innovis in connection with firm
 offers of credit or insurance under 15 U.S.C. §§ 1681b(c) and
 (e); and
- (2) The motions of defendants We Inform, LLC, Infomatics, LLC, The People Searchers, LLC, Innovis Data Solutions Inc., Restoration of America, Voter Reference Foundation, and Smarty, LLC to dismiss the complaints under Rule 12(b)(6) of the Federal Rules of Civil Procedure are otherwise DENIED.

BY THE COURT: